UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

ORDER OF REFERENCE

Check if previously referred

COMCAST	Γ OF MASS. II, INC.		oncon pronoucy recense		
	V.	CA/CR No			
NICH	OLAS LAPIER	Criminal Category			
	vith 28 U.S.C. §636 and the Rules for United States Machusetts, the above-entitled case is referred to Magi	_			
(A)	Referred for full pretrial case management, including	ng all dis	positive motions.		
(B) 	Referred for full pretrial case management, not incl	uding dis	spositive motions:		
(C)	Referred for discovery purposes only.				
(D)	Referred for Report and Recommendation on:				
	 () Motion(s) for injunctive relief () Motion(s) for judgment on the pleadings () Motion(s) for summary judgment () Motion(s) to permit maintenance of a class action () Motion(s) to suppress evidence () Motion(s) to dismiss () Post Conviction Proceedings¹ See Documents Numbered: 				
(E)	Case referred for events only. See Doc. No(s).				
(F)	Case referred for settlement.				
(G)	Service as a special master for hearing, determinate filed herewith: () In accordance with Rule 53, F.R.Civ.P. () In accordance with 42 U.S.C. 2000e-5(f)(5)	ion and ı	report, subject to the terms of the special orde		
(H)	Special Instructions: RULE 16 SCHEDULIN	NG CO	NFERENCE		
11/08/2005		By:	/s/Elizabeth A. French		
Date		-,.	Deputy Clerk		
(OrRef for pdf.wpd - 05/2003)					

See reverse side of order for instructions

INSTRUCTIONS FOR POST-CONVICTION PROCEEDINGS

In accordance v proceeding is re		les governing §2254 and §2255 cases the magistrate judge to whom this post-conviction nall:			
	Make a recommendation as to summary dismissal under Rule 4 of the Rules for §2254 and §2255 cases				
	Appoin	t counsel if the interests of justice so require			
	Order i	ssuance of appropriate process, if necessary			
		hearing to determine whether or not an evidentiary hearing must be held and make a nendation to the district judge			
	shall h	nagistrate judge expects to recommend that an evidentiary hearing be held, the magistrate judge old a pretrial conference for the purpose of narrowing the issue to be tried and submit a memo to the judge setting forth:			
	(a)	a concise summary of the ultimate facts claimed by (1) petitioner (2) respondent (3) other parties;			
	(b)	the facts established by the pleadings or by stipulations of the parties which may be incorporated by reference;			
	(c)	any jurisdictional questions;			
	(d)	issues of law, including evidentiary questions;			
	(e)	the probable length of the evidentiary hearing.			
	-	by also require the parties to submit the names of witnesses whom they intend to produce, and to and submit a schedule of, exhibits which they expect to offer in evidence.			
		ny issue concerning which the magistrate judge does not intend to recommend an evidentiary g, the magistrate judge shall submit a memo which shall:			
	(a)	identify the relevant portions of the record or transcript of prior proceedings;			
	(b)	summarize the relevant facts;			
	(c)	summarize the parties' contentions of law with appropriate citations;			
	(d)	state the recommendations as to the disposition of such contentions of law, and the grounds therefore.			

(Postconv.ins - 09/92)

(OrRef for pdf.wpd - 1/20/03)